## CONTINUED PROSECUTION APPLICATION (CPA) 任 9





(INCLUDING FILING FEE AND/OR PETITION FOR **EXTENSION OF TIME AND FEE)** 

Submit an original, and a duplicate for fee processing.

CHECK	вох,	if	applicable
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E. A	(Only for Continuation or D	Divisional appli	cations under	37 CFR	1.53(d)) ⊔ □	UPL	ICATE	
TRADE	ssioner for Patents	Attorney Do	ocket No.	1083	.1048			
Washington, DC	20231	Express Mai	l Label No.				_	
First Named Inventor	Takayuki HASEBE							
Application No.	09/000,924		Group Ar	t Unit	2764			
Filing Date	December 30, 1997	Examiner C. Nguyen			C. Nguyen_	n		
CPA Filing Date								
Title of Invention DATA PROTECTION SYSTEM, DATA PREPARATION DEVICE, AND DATA WORKING DEVICE						Α		
·	[X] continuation or a [ n (CPA)) of the above-i					(conti	nued	
or (2) the national stage of an interrand designs, to the effect that the C-I-P NOT PERMITTED: A comparison of the request for a CPA. 37 CFR ACCESS TO PRIOR APPLICATION the extent that any member of the may be given similar access to, co 35 U.S.C. 120 STATEMENT If a sentence referencing the prior	he prior application identified above in attional application in compliance will patent issued on a CPA and is subject that issued on a CPA and is subject that is subject to the ATION: The filing of this CPA will public who is entitled under the provinces of, or similar information concerns in a CPA, no reference to the prior application is submitted, it will not lication number identified in such results.	th 35 U.S.C. 371, ject to the twenty of the filed as a CI e filing of this CPA cinuation, division. I be construed to i isions of 37 CFR 1 erning, the other is application is need be entered. A reconstrued.	A Notice will be ryear patent term? A under 37 CFf A is a request to al, or continuation nelude a waiver .14 to access to application or ap ded in the first squest for a CPA	e placed on m provision R 1.53(d), the expressly a con-in-part of of confider of copies of, plications if	a patent issuing from a CPA is of 35 USC 154(a)(2). Out must be filed under 37 bandon the prior application of an application that is not not aligned to the prior applicant under information concerning, in the file jacket.	CFR 1.5  n as of the to be about the prior the prior the should be	3(b).  ne filing date handoned.  S.C. 122 to r application	
under 37 CFR	tered amendment previ 1.116 in the above-not mendment is enclosed.	ed prior noi				7 2000	VED	
37 CFR 1.53(d	the following inventor	r(s) named i	n the prior	nonnr	ne prior applicatio	n, on:	690.00 0p 546.00 0p 36.00 0p 110.00 0p	
b. [-] The inv	rentor(s) to be deleted a	are set forth	n on a sepa	arate s	neet attached her	etos		
	of attorney or authoriza			•		60000000		
	closure Statement (IDS	S) is enclose	ed:					
	a. [ ] PTO-1449 b. [ ] Copies of IDS Citations							

S&H Form: PTO/SB/29 (1/00)

TOTAL CLAIMS  22 - 20 = 2					301	1101111.110/30/29 (1/00)		
INDEPENDENT CLAIMS   10	CLAIMS	(1) FOR	(2) NUMBER FILED	(3) NUMBER EXTRA	(4) RATE	(5) CALCULATIONS		
MULTIPLE DEPENDENT CLAIMS (if applicable)  BASIC FEE  690.1  Since an Official Action set an original due date of June 14, 2000, petition is hereby made for an extension of time to cover the date this CPA is filed, for which the requisite fee is enclosed (1 month (\$110); 2 months (\$380); 3 months (\$870); 4 months (\$1,360); 5 months (\$1,850)):  Total of above Calculations = \$ 1,382.0  Reduction by 50% for filing by small entity (Note 37 CFR 1.9, 1.27, 1.28).  TOTAL FEES DUE = \$ 1,382.0  6. [] Small entity status: a. [] A small entity statement is enclosed. b. [] A small entity statement was previously filed and such status is still proper and desired c. [] is no longer claimed.  7. [] Other:  8. METHOD OF PAYMENT  [X] A check in the amount of \$ 1,382.00 is enclosed. [] Charge "TOTAL FEES DUE" to Deposit Account No. 19-3935. (A duplicate copy of this form is enclose 9. GENERAL AUTHORIZATION  [X] The Commissioner is hereby authorized to credit any overpayment or charge any additional fees under 37 CFR 1.16 (filin fees) or 37 CFR 1.17 (processing fees) during the prosecution of this application and of any related application(s) claimir benefit hereof pursuant to 35 USG 1320 to maintain pendency hereof and of any such related application(s) claimir benefit hereof pursuant to 35 USG 1320 to maintain pendency hereof and of any such related application(s) claimir benefit hereof pursuant to 35 USG 1320 to maintain pendency hereof and of any such related application(s) claimir benefit hereof pursuant to 35 USG 1320 to maintain pendency hereof and of any such related application(s) claimir benefit hereof pursuant to 35 USG 1320 to maintain pendency hereof and of any such related application(s) claimir benefit hereof pursuant to 35 USG 1320 to maintain pendency hereof and of any such related application(s) claimir benefit hereof pursuant to 35 USG 1320 to maintain pendency hereof and of any such related application(s) claimir benefit hereof pursuant to 35 USG 1320 to maintain pendency hereof and of any such related applica		TOTAL CLAIMS	22 - 20 =	2	X \$ 18.00 =	\$ 36.00		
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Since an Official Action set an <u>original</u> due date of <u>June 14, 2000</u> , petition is hereby made for an extension of time to cover the date this CPA is filed, for which the requisite fee is enclosed (1 month (\$110); 2 months (\$380); 3 months (\$870); 4 months (\$1,360); 5 months (\$1,850)):    Total of above Calculations = \$ 1,382.0		MULTIPLE DEPENDEN	NT CLAIMS (if applic	cable)	+ \$260.00 =	0.00		
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[Page 2 of 2]